

**ORIGINAL** 

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Cronan O'Connell

**EX PARTE** 

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Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 12" Street S.W., TW-A325

445 12" Street S.W., TW-A325 Washington, DC 20554

November 14,2002

PROPERTY COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

RE: CC Docket Nos. 01-338.96-98 and 98-147. In the Matter of Review of the Section 251 Unbundling Oblications of Incumbent Local Exchance Carriers;

Imolementation of the Local Comuetition Provisions of the Telecommunications Act of 1996: Deulovment of Wireline Services Offering Advanced Telecommunications

Capability

Dear Ms. Dortch:

Yesterday, Cronan O'Connell, Mary Retka, Molly Martin and Craig Brown of Qwest Communications International Inc., met with Thomas Navin, Ian Dillner, Michael Engel, Jeremy Miller, Gina Spade and Robert Tanner of the Federal Communications Commission's Wireline Competition Bureau's Competitive Policy Division. The information in the attached presentations concerning Triennial Review issues was reviewed. In particular, Qwest discussed its UNE-P Transition Plan, reviewed its Hot Cut Process, and discussed alternative options for local usage and commingling restrictions. Also discussed were general legal and policy issues including state preemption, necessary steps to avoid delays in implementation, and treatment of "de-Listed" UNEs.

In accordance with Section 1.1206(b)(2) of the FCC's Rules, an original and six copies (two for each proceeding) of this letter are being filed with your office for inclusion in the public record.

Acknowledgment and date of receipt of this submission are requested. A duplicate of this letter is provided for this purpose. Please call if you have any questions.

CC:

Sincera

(via e-mail with attachments)

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Attachments

## 

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Triennial Review

November 13, 2002

### Key Points

### General Issues

- Preemption of States
- Necessary Steps to Avoid Delays in Implementation
- Treatment of "De-Listed" Network Elements Offered Under Section 271

### Unbundled Switching

- Hot Cut Process
- UNE-P Transition Proposal

### Transport

Local Usage and Commingling Restrictions

### Advanced Services

— CLEC Access to DLC Loops





## General Issues

### The Commission Must Preempt Inconsistent State Actions

- As a tetter of law, the Commission may not permit states to override its unbundling determinations
- Section 251(d)(2) requires the Commission to strike a national policy balance in light of the benefits and costs of unbundling
- Once the Commission strikes that balance, a deviation in either words, the Commission's unbundling decisions പ്രോല പ്ര direction ←wld be inconsistent with federal law; i other "floor" and a "ceiling"
- **♡** a ratter of policy, the Commission sho⊌ld not permit states to o rride is un undling determinations
- governed by state policy differences, protracted litigation, ∃⊓d Alternative would result in patchwork of unbundling rules, uncertainty



### Inconsistent State Actions (cont'd) The Commission Must Preempt

- Preemptive unbundling policy would be natural extension of UNE Remand Order, in light of USTA decision
- determinations, with ultimate determinations by the states, The Commission's adoption of guidelines or presumptive would be tantamount to complete delegation
- Delegation to states is not necessary to make "granular" unbundling decisions
- Commission must guard against re-regulation of UNEs through section 271



### The Commission Must Take Certain Steps to Avoid Frustration of Its Objectives

- Qwest has encountered significant problems and delays in implementing the Commission's ISP Reciprocal Compensation Order; in many cases, CLECs simply ignored the Order
- Such delays frustrate the Commission's policies and can be avoided with certain narrow prescriptions



### **Steps to Avoid Delay**

- Confirm that obligation to negotiate in good faith applies to both ILECs and CLECs
- Make clear that it will permit, and expect, carriers to begin negotiations immediately, regardless of change of law provision, generally without need for arbitration
- Establish transition period that runs concurrently with change of law process
- Bar CLECs from opting into contracts to perpetuate unbundled access to elements removed from the UNE list



### **Existing Change of Law Provisions may Cause Delays in Themselves**

"In the event that any final and nonappealable legislative, regulatory, judicial or other legal action materially affects any material terms of this Agreement, ... the CLEC or the ILEC may, on 30 days written notice (delivered not later than 30 days following the date on which such action has become legally binding and has otherwise become final and nonappealable) require that such terms be renegotiated, and the parties shall renegotiate in good faith such mutually acceptable new terms as may be required. In the event that such new terms are not renegotiated within 90 days after such notice, the Dispute shall be referred to the Dispute Resolution procedures [of the agreement]."(emphasis supplied)



## Treatment of "De-listed" N twork ≤lements Offered Under Section Z⊤1

- □ Subj t only to Сотт слоп's general pricing authority under sections 201 and 202 (UNE Remand Order ¶ 473), with no role for state review
- Likewise, the terms and conditions for elements provided under section 271 are governed only by the general requirements of sections 201 and 202, and oot section 251 (wNE Remand Order ¶¶ 470, 473)
- Finding of "no impairment" would satisfy the requirements for nondominance regarding the offering of that element under section 271
- e included T ie offering of an element pursuant to section 271 need not a section 251 interconnection agreement.
- □ Note: Grant of Verizon's petition for forbearance would elimioate requirement to provide element under section 271





# **Unbundled Switching**

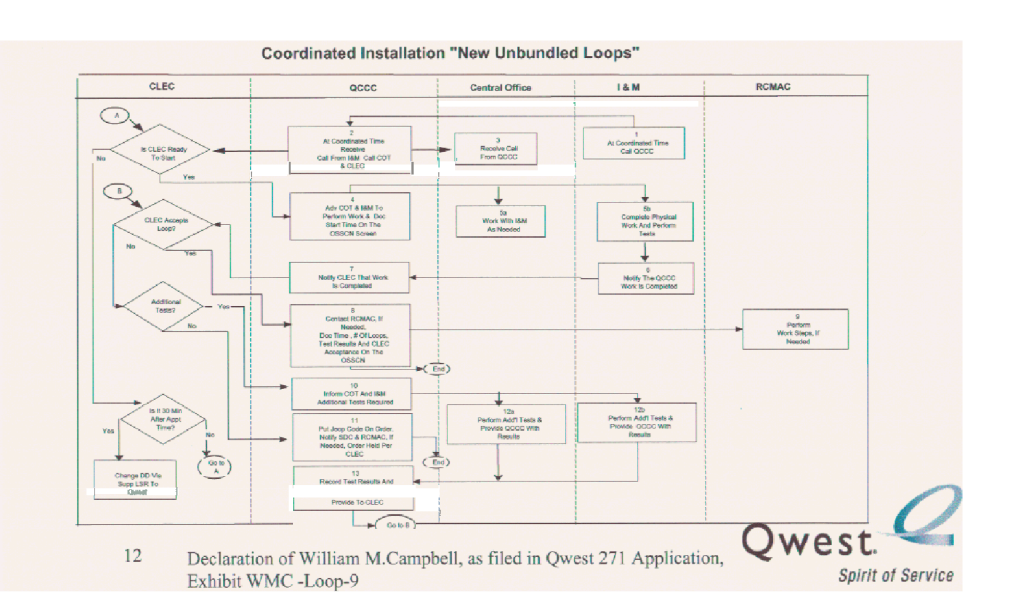
### Qwest Hot Cut Process is Sufficient to Meet Anticipated Demand

- Qwest CLEC Coordination Center (QCCC) currently staffed to handle 1,500 UNE-L cutovers per day
- Qwest Hot Cut results today
  - 99.43% of Analog Coordinated Cuts Completed on Time
  - 93.19% of Digital Coordinated Cuts Completed on Time
- Standard Provisioning Intervals

Loop Type		1-8 loops	9-16 loops	17-24 loop	25+ loops
Analog/Voice	Standard Analog Loops	5 days	6 days	7 days	ICB
Grade Loops	Quick Loop Analog-Conversion	3 days	3 days	3 days	ICB

Qwest provides a 3-day installation option, called Quick Loop, for conversion of in-place analog loops that do not require coordinated installation or cooperative testing. Quick Loop is not available for loops served over IDLC technology. Quick Loop is also offered for loops with number portability, The installation intervals for Quick Loop with LNP are 3 days for 1 to 8 loops, 4 days for 9 to 24 loops, and ICB for 25 or more loops.

### **Work Flow Chart**



### **Coordinated Installation New bops Process**Task **List**

Task#	Activity		
TELLIS			
1	At the requested appointment time the Qwest Installation Technician (I&M) contacts the Qwest CL Coordination Center (QCCC) to indicate readiness to start the cut.		
2	The PCCC contacts the Central Office Technician [COT) and the CLEC to determine readiness.		
3	COT on standby alert for testing		
4	QCCC tells I&M and COT to start and documents the start time on the OSSCN screen in WFA.		
5a	COT performs any tests requested by I&M		
5b	I&M completes the wiring at the end user location and performs required tests.		
6	The I&M notifies the QCCC that the work is complete and provides the test results.		
7	The QCCC documents the stop time and notifies the CLEC that the work is complete.		
8	Once CLEC accepts the loop, QCCC contacts RCMAC, if needed, and documents the cut information on the OSSCN screen in WFA.		
9	RCMAC completes any necessary work.		
10	CLEC does not accept the loop, so a jeopardy code is entered on the order and the Service Delivery Coordinator (SDC) and the RCMAC are notified that the order will not be completed.		
11	CLEC wants additional tests so QCCC notifies COT and I&M.		
12a	COT participates as needed in additional tests.		
12b	I&M participates as needed in additional tests and provides QCCC with the results.		
13	QCCC provides results and ensures CLEC has test results via phone call. If the CLEC has purchase Cooperative or Performance Testing, the test results are also forwarded to the CLEC via email within two business days of order completion.		
3 Dec	claration of William M.Campbell, as filed in Owest 271 Application.		

Declaration of William M.Campbell, as filed in Qwest 271 Application, Exhibit WMC -Loop-9

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# **Qwest UNE-P Transition Proposal**

- Unbundled Switching removed from UNE list
- UNE-P no longer available to serve new customers
- CLECs may order either Resale or Unbundled Loops subject to the terms of their individual Interconnection Agreements
- Interconnection Agreements, if necessary, to reflect the removal of Unbundled The parties will begin negotiations of an amendment to their existing Switching from the list of required unbundled network elements
- Existing UNE-P lines will be "grandfathered" at UNE rates until completion of a transition for these lines
- Qwest estimates that it will take 7 months to provision all anticipated requests for conversion
- Within 30 days of the date of the FCC Order, Qwest will notify all CLECs via registered letter of their transition options from UNE-P
- The schedule will identify, by wire center, all planned transition dates and ordering



### **Qwest UNE-P Transition Proposal (cont'd)**

- The CLEC will submit orders as follows:
  - CLEC will provide Orders to Qwest no less than thirty days prior to the scheduled transition date for the wire center in question.
  - To Convert UNE-P to Resale, all conversion activity will be completed without a LSR (Local Service Request) from the CLEC. Qwest will mechanically generate conversion service orders. The UNE-P accounts will be converted to applicable resale product, e.g., UNE-P DSS would convert to Resale DSS
  - To convert UNE-P to Unbundled Loop (UBL), all conversion order activity will be completed with an LSR (Local Service Request) from the CLEC and transitioned according to the schedule published by Qwest. (Note: we are looking into a Worksheet-type process for these conversions)
- Th~CLEC will pay for Hot Cuts consistent with the terms of its interconnection agreement With the ILEC. No volume discounts are available



### The Commission Should Reject WorldCom's GR303 Proposal

- WorldCom advocates that the Commission "promote the deployment of EELs, which would reduce the need for competitive LECs to pay expensive collocation costs," and to ensure "deployment of concentration equipment in conjunction with EELs." WorldCom Reply Comments, page 162
- Qwest offers EELs ubiquitously where facilities exist throughout Qwest's 14-state service territory. Qwest has committed to provide "combinations of interoffice transport, concentration capability and DS0 Loops." (Sections 9.23.7, 9.23.8 and 9.23.9 of Qwest SGAT addresses EELs, including concentration capability).
  - "CLEC will purchase the appropriate concentration equipment and provide it to Qwest for installation in the Wire Center" (9.23.7.2.12.5).
  - "Requests for Concentration capability will be submitted using the Virtual Collocation process. Virtual Collocation intervals will be adhered to." (9.23.3.8.4) and "Concentration Capability rates will be provided as an ICB."
- Currently, the Qwest Network architecture does not have DLC Remote Terminal (RT) equipment placed in the CO.
  - Qwest has no processes in place to engineer and install DLC RT equipment in the CO.
  - If required to place DLC RT in the CO to provide EELs with concentration, Qwest have to purchase the equipment.
  - Since the CLEC(s) switch(es) would control the RT, Qwest would have no control of alarming or concentration levels.
  - A partitionable Element Management System (EMS) would be required to host one RT with multiple switches from multiple carriers. Qwest does not have a partitionable EMS and is not aware of a partitionable EMS that has been successfully deployed.

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## **Local Transport**

### Other Regulatory Matters -- EELs

- Today, Qwest's EEL offerings allow viable facilities-based local cornpetition
- Should the Commission, however, determine that the current use restrictions need to be reviewed, Qwest proposes workable alternatives that:
  - Promote facilities-based local competition
  - Strike a competitive balance for both ILECs and CLECs



### **Local Use Restriction Alternatives**

### Alternatives:

#1: CLEC self-certifies that its loops and transport carry at least 51% "local" traffic; and/or

- #2: Local telephone numbers associated with the EEL circuit must be provided to ILEC at time of ordering; and/or
- #3: CLEC must have local interconnection service {LIS) trunks in place and Percent Local Usage (PLUs) on file associated with the EEL collectaion termination point

### Comments:

- CLECs converting from UNE-P to EEL will automatically be presumed to meet the "local" standard, with a follow-up certification by the CLEC to be provided no later than six months after the conversion
- Applies to all circuits the CLEC wishes to convert to EELs
- As is the case today, Internet access will not satisfy the "local" traffic criterion
- Audit provisions would apply
- Audit provisions would apply
- Would require CLEC to designate the "26 code" and the CLLI code for the point of interconnection (POI) for the LIS trunk(s)

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Audit provisions would apply

NOTE: Further investigation of alternatives required. Appropriate solution could be a combination of alternatives

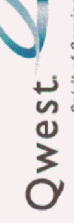
### **Local Use Restriction Audit Provisions**

- As a condition of the purchase of or conversion to EELs, the CLEC must agree to provide traffic billing records to a third party auditor to be identified by the ILEC for review of compliance with the local use certification.
  - The ILEC may initiate an audit by an independent third party to assure compliance with the local use restriction no earlier than 6 months, after this provisioned.
  - Every 6 months, the CLEC must be prepared to provide to third party auditor, if requested, one month's CDR upon 7 day's notice. The audit will include verification that the traffic carried over the facility or facilities in question meets the local usage restriction.
  - The data required for an audit would be the call detail records (CDR) in the Automated Message Accounting (AMA) format from the CLEC local voice switch.
- If the CLEC is found to be in violation of the local use restriction, the CLEC will pay: 1) all costs for the auditor and the ILEC personnel involved in the audit, 2) corrected billing back to date the circuit was established, 3) interest (penalty) on the amount of corrected billing, and 4) loss of commingling rights after three faulted audits

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## Commingling Discussion

- Line/Special Access channel termination circuits onto the same Multiplexed Commingling is defined as the combination of EEL Loops and Private Interoffice Transport Facility.
- At a minimum, any alterations of existing commingling restrictions must be conditioned on the following:
- The multiplexer and the Interoffice Facility would be billed at the appropriate Private
  - Line tariffed rate.
- The UNE loop portion of EELs provisioned on the Interoffice Facility (IOF) must satisfy specified local use restriction to qualify.
- The commingled Interoffice facility must terminate in a CLEC collocation (one collocation required per LATA).
- DS3 UNE loops cannot be commingled with other traffic on an OCn Interoffice
- Commingling of Voice Grade or DS0 UNE loops onto a mixed-use DS1 IOF would be permitted for all facilities that transition from UNE-P to UNE-L
- Using existing Special Access pricing zones, commingling of DS1 UNE Loops onto a mixed-use DS3 IOF would be allowed in Zones 2 & 3 only.





## Advanced Serrces

### How Does a CLEC Access the Unbundled Loop When There is Fiber in the Feeder and the Loop is Integrated into the Switch?

### **Options**

 First option: via an available copper loop if one exists

Second option: If copper not available and if UDLC is available, provide UBL over UDLC and present at the ICDF

Third option: If neither copper loop or UDLC is available then the "Hairpin" option is the means to provide the UBL

Hairpin: A semi-permanent path through a Switching Module (SM) between two (2) ports on the same peripheral equipment, such as an Integrated Digital Carrier Unit (IDCU). The SM's Time Slot Interchange (TSI) is bypassed and not used. Normal switch call-processing functions are not used. This is a last resort solution to provisioning an Unbundled Loop (UBL) over Integrated Digital Loop Carrier (IDLC).

### Capabilities

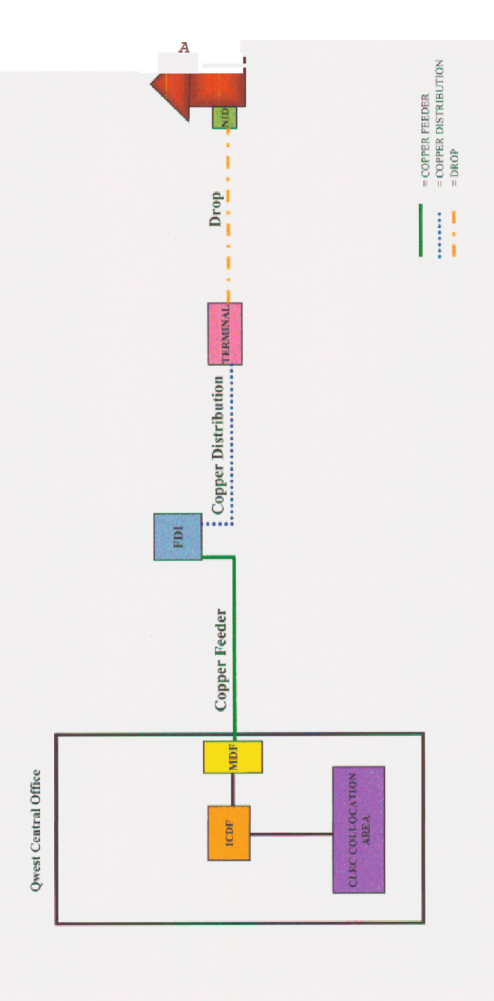
- CLEC can access copper loop at central office - DSL capable (distance limitations may apply)
- CLEC can access copper loop at the remote terminal to provide ADSL
- CLEC can access access loop at central office -- not DSL capable at the central office
- CLEC can access copper loop at the remote terminal to provide ADSL
- CLEC can access access loop at central office -- not DSL capable at the central office

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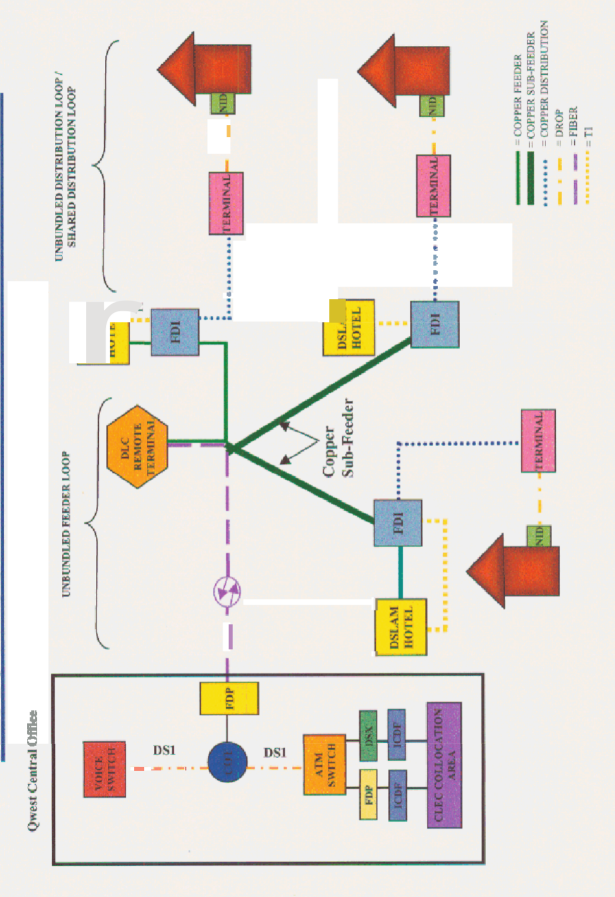
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## Triennial Review Novemer 13, 2002

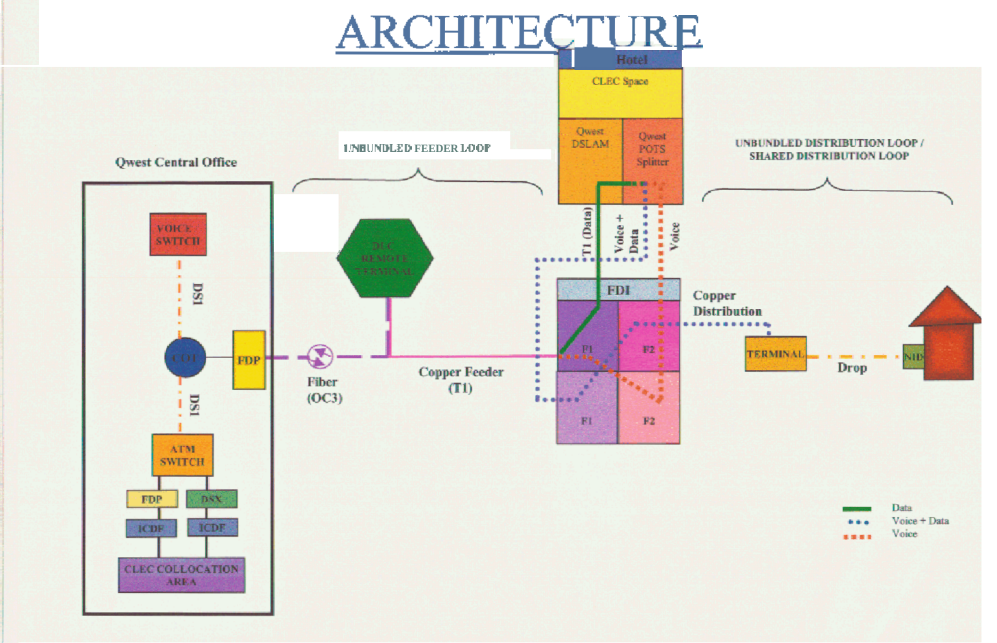
# FULL COPPER LOOP ARCHITECTURE



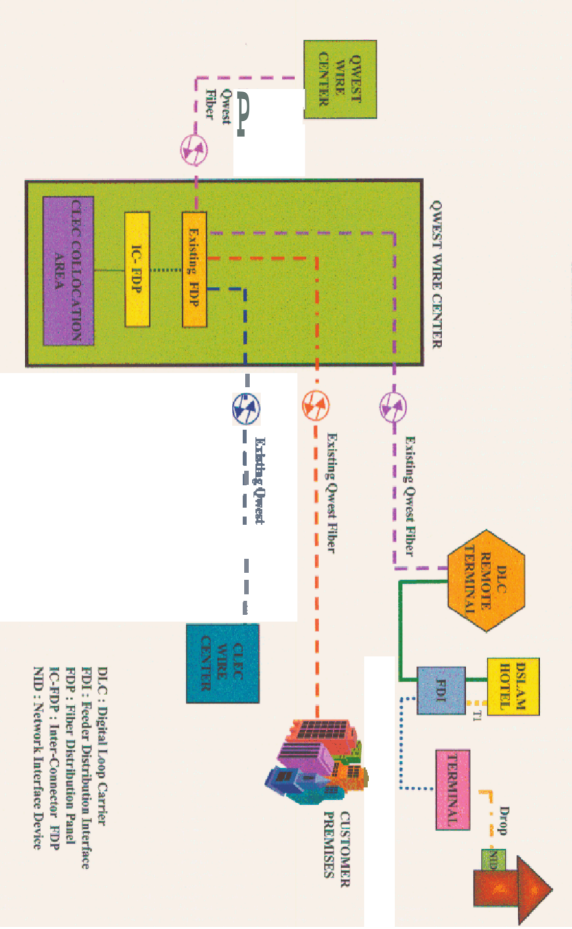
# REMOTE COLLOCATION ARCHITECTURE



### REMOTE DIGITAL SUBSCRIBER LINE

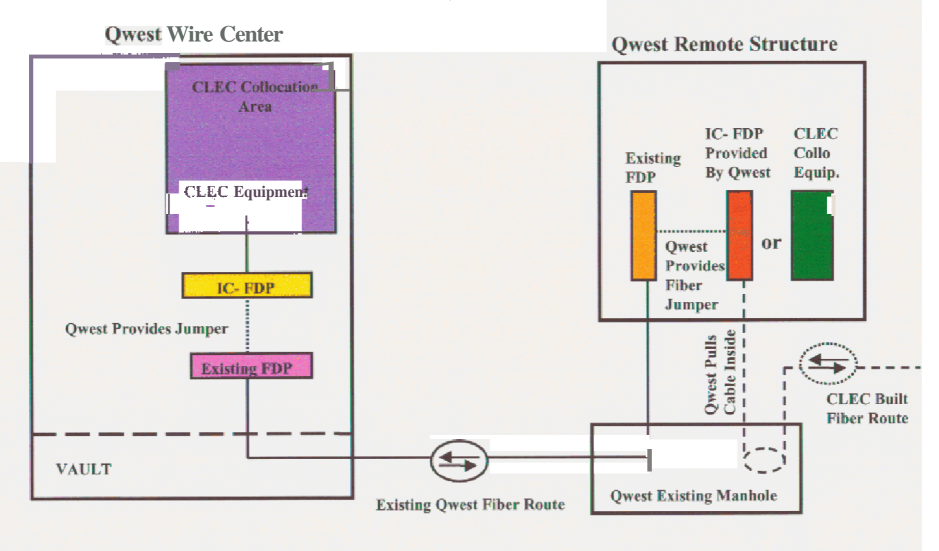


## DARK FIBER ARCHITECTURE

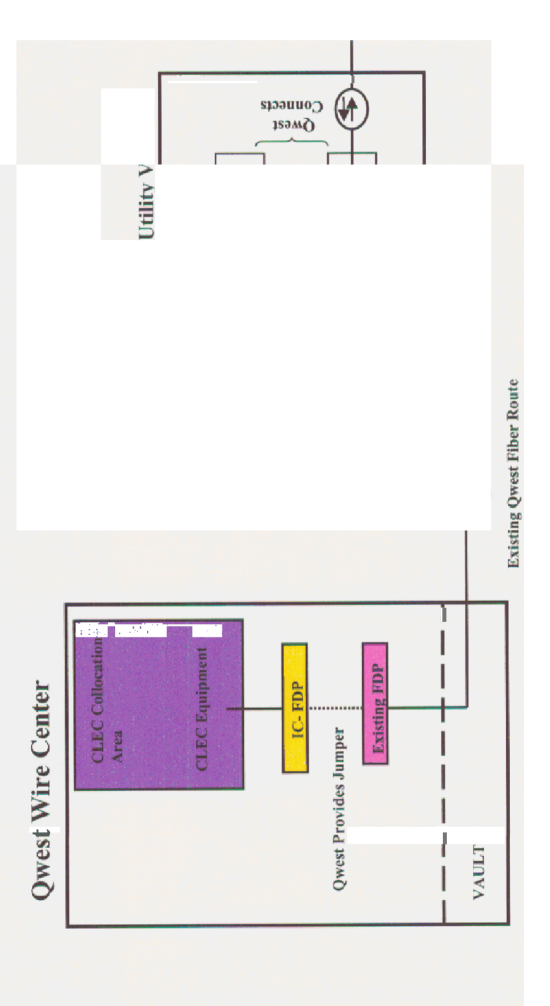


### DARK FIBER ACCESS AT A REMOTE STRUCTURE-

(e.g., CEV, CEC, HUT)

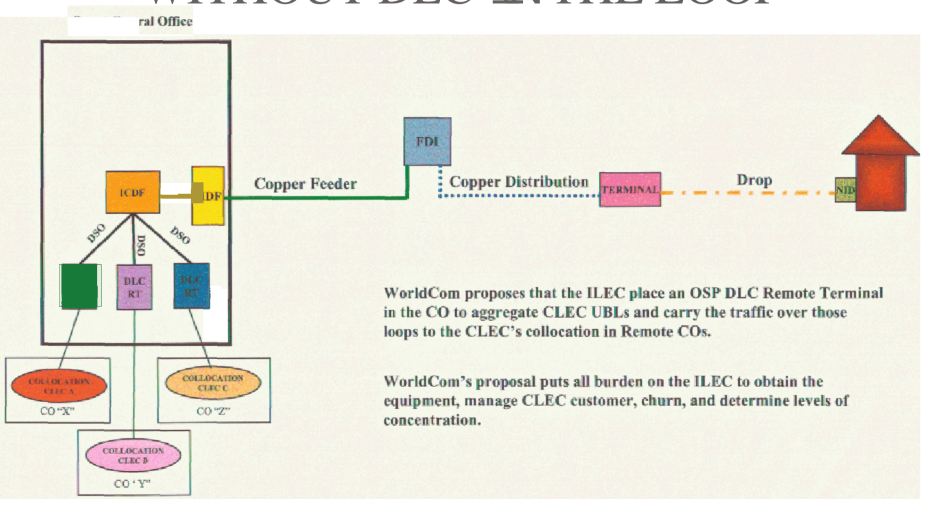


# DARK FIBER ACCESS AT A SPLICE POINT

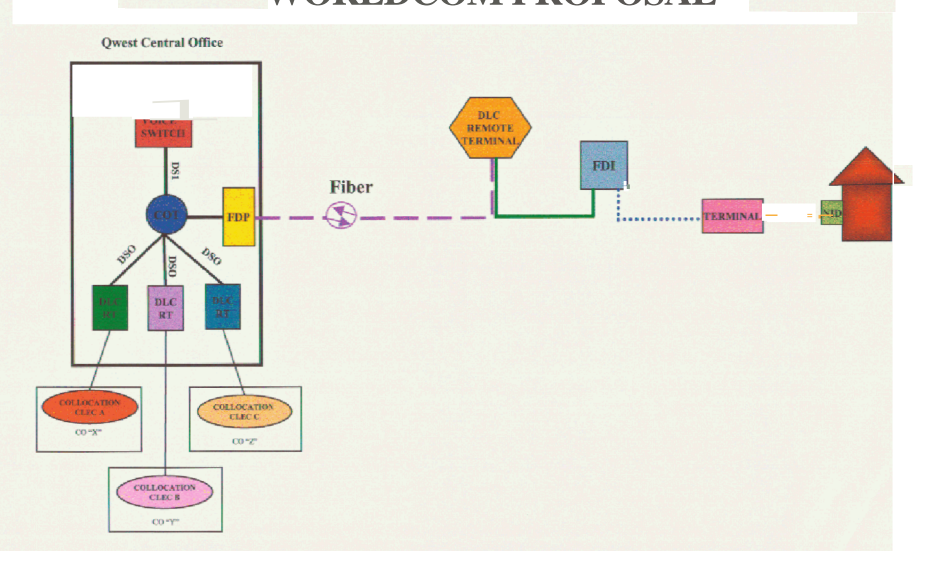


### OUTSIDE PLANT COLLOCATION IDCU HAIRPIN APPLICATION DSO DSI DS0/ICDF QWEST CENTRAL OFFICE CHANNEL BANK D4/D5 IDCI SESS (R) SM

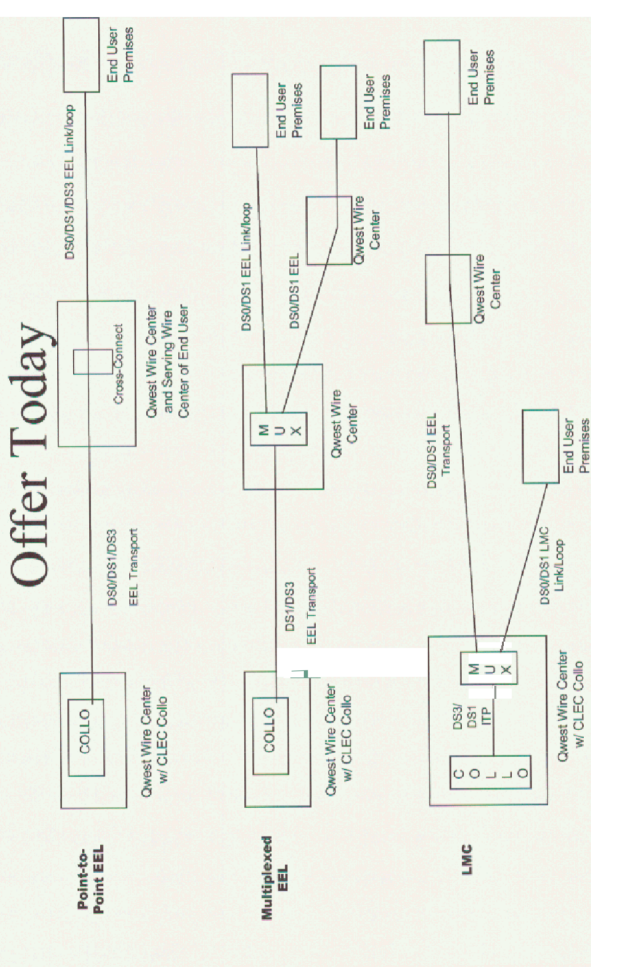
### ENHANCED EXTENDED LOOP (EEL) WITH CONCENTRATION WITHOUT DLC INTHE LOOP



### ENHANCED EXTENDED LOOP (EEL) WITH CONCENTRATION WITH DLC IN THE LOOP WORLDCOM PROPOSAL



# EEL and Loop-Mux Combination



### Possible Option:

EEL - Loop-Mux Combination w/Special

**Access Connection** C **DS3/** DS0/DS1 EEL Link/loop DS1 M 0 М ITP U U End User **DS1/DS3** X X Premises Special Access Circuit DS0/DS1 EEL Transport **Qwest Wire** Center **Owest Wire Center** w/ CLEC Collo Cross-Connect **Qwest Wire** Center DS0/DS1 EEL Link/loop End User Premises

### **ACRONYMS**

- ATM = ASYNCHRONOUS TRANSFER MODE
- CEC = CONTROLLED ENVIRONMENTAL CABINET
- CEV = CONTROLLED ENVIRONMENTAL VAULT
- CLEC = COMPETITIVE LOCAL EXCHANGE CARRIER
- COT = CENTRAL OFFICE TERMINAL
- DA= DISTRIBUTION AREA
- DLC = DIGITAL LOOP CARRIER
- DSLAM = DIGITAL SUBSCRIBER LINE ACCESS MULTIPLEXER
- DSX = DIGITAL SYSTEM CROSS-CONNECT
- EEL = ENHANCED EXTENDED LOOP
- FDI = FEEDER DISTRIBUTION INTERFACE
- FDP = FIBER DISTRIBUTION PANEL
- IC-FDP: INTER-CONNECTOR FDP
- ICDF = INTERCONNECTION DISTRIBUTION FRAME
- MDF = MAIN DISTRIBUTION FRAME
- NID = NETWORK INTERFACE DEVICE
- POTS = PLAIN OLD TELEPHONY SERVICE